

COMMONWEALTH OF KENTUCKY
BEFORE THE KENTUCKY PUBLIC SERVICE COMMISSION

In the Matter of:

TRI-COUNTY FISH AND GAME CLUB)	
)	
COMPLAINANT)	
)	
V.)	
)	CASE NO. 2005-00441
KENTUCKY UTILITIES COMPANY)	
)	
and)	
)	
KENERGY CORP.)	
)	
DEFENDANTS)	

O R D E R

On October 26, 2005, the Tri-County Fish and Game Club filed the attached complaint naming Kentucky Utilities Company ("KU") as defendant in their complaint. By Order dated November 3, 2005, the Commission ordered, among other things, that KU satisfy the matters complained of or file a written answer within 10 days from the date of service of that Order. The Commission also ordered that Kenergy Corp. ("Kenergy") be made a party to this proceeding. However, the October 26, 2005 Order failed to make similar requirements of Kenergy as those made of KU.

IT IS THEREFORE ORDERED that:

1. Kenergy is hereby ordered to satisfy the matters complained of or file a written answer to the complaint within 10 days from the date of service of this Order.

2. Should any documents of any kind be filed with the Commission in the course of this proceeding, the documents shall also be served on all parties of record.

Done at Frankfort, Kentucky, this 18th day of November, 2005.

By the Commission

ATTEST:



Executive Director

BD

RECEIVED 2005-441

OCT 26 2005

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

PSC Consumer Services

In the matter of:

OCT 26 2005

Tri-County Fish and Game Club)
George Steedly, president)
(Your Full Name))
COMPLAINANT)
VS.)
Kentucky Utilities)
(Name of Utility))
DEFENDANT)

APPROVED BY
PSC

COMPLAINT

Tri-County Fish and Game Club
The complaint of George Steedly, President respectfully shows:
(Your Full Name)

(a) George Steedly, president
(Your Full Name)
Tri-county Fish and game Club
430 Highway 41-A North
(Your Address) Providence, KY 42450

(b) Kentucky Utilities
(Name of Utility)
One Quality Street
Lexington, KY 40507
(Address of Utility)

(c) That: our Club desires electrical service. Our property
(Describe here, attaching additional sheets if necessary,

consists of about 30 acres of strip-mined land containing
the specific act, fully and clearly, or facts that are the reason
3 open sheds. Our property is in the Kenergy area but their closest
service to our proposed meter pole is about 600 yds. A line here
and basis for the complaint)
would have to first cross another property owners front yard, then
come through the center of our property taking out a large swath
of our best woodland.

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Formal Complaint

Tri-County Fish and Game Club vs. Kentucky Utilities

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KU service, on the other hand, is already on our property. From their pole on the back of our property to our meter pole is wide open and only 100 yds. Not only can we not afford the \$5000-\$7000 it would cost to hook to Kenergy, we do not wish to destroy our woodland and create an eyesore in the middle of our property. (see attached map)

Kenergy has agreed to let KU service us. KU will not accept the agreement

Wherefore, complainant asks that Kentucky Utilities be made to sign
(Specifically state the relief desired.)

the agreement, or the boundary lines be re-drawn in the most logical manner and our property be placed in the Kentucky Utilities service area.

Dated at Providence, Kentucky, this 22d day
(Your City)

of October, 2005
(Month)

George Steedly
(Your Signature)
Stephen R. Aum
(Name and address of attorney, if any)
800 Princeton St.
Providence Ky 42450
(270-635-0809)

TEMPORARY STREAM LOCATION

EDWIN MARTIN - S

LAND CREEK COAL CO

KV Service Pole

501-S Finley

667-5320

BASIN #4

JOHN HENRY TOWERY

COUNTY FISH & GAME CLERK

MICHAEL CROUSE

BASIN #2

LASTING TO BE COND
WITHIN 600' OF PIPELINE

Kenerly Service pole

109

DOWN
ROYE BELL

FERRY

LEASLEY

D & M
DDAVIS

ABANDONED

JAN

TEXAS GAS

NAMES

CROWELL